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#### Pt. 4044

### PART 4044—ALLOCATION OF AS-SETS IN SINGLE-EMPLOYER PLANS

#### Subpart A—Allocation of Assets

GENERAL PROVISIONS

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- 4044.1 Purpose and scope.
- 4044.2 Definitions.
- 4044.3 General rule.
- 4044.4 Violations.

## ALLOCATION OF ASSETS TO BENEFIT CATEGORIES

- 4044.10 Manner of allocation.
- 4044.11 Priority category 1 benefits.
- 4044.12 Priority category 2 benefits. 4044.13 Priority category 3 benefits.
- 4044.14 Priority category 4 benefits.
- 4044.15 Priority category 5 benefits.
- 4044.16 Priority category 6 benefits.
- 4044.17 Subclasses.

ALLOCATION OF RESIDUAL ASSETS

4044.30 [Reserved]

# Subpart B—Valuation of Benefits and Assets

GENERAL PROVISIONS

4044.41 General valuation rules.

#### TRUSTEED PLANS

- 4044.51 Benefits to be valued.
- 4044.52 Valuation of benefits.
- 4044.53 Mortality assumptions.
- 4044.54 [Reserved]

#### EXPECTED RETIREMENT AGE

- $4044.55\,$  XRA when a participant must retire to receive a benefit.
- 4044.56 XRA when a participant need not retire to receive a benefit.
- 4044.57 Special rule for facility closing.

#### NON-TRUSTEED PLANS

- 4044.71 Valuation of annuity benefits.
- 4044.72 Form of annuity to be valued.
- 4044.73 Lump sums and other alternative forms of distribution in lieu of annuities. 4044.74 Withdrawal of employee contributions
- 4044.75 Other lump sum benefits.
- APPENDIX A TO PART 4044—MORTALITY RATE TABLES
- APPENDIX B TO PART 4044—INTEREST RATES USED TO VALUE BENEFITS
- APPENDIX C TO PART 4044—LOADING ASSUMPTIONS
- APPENDIX D TO PART 4044—TABLES USED TO DETERMINE EXPECTED RETIREMENT AGE

AUTHORITY: 29 U.S.C. 1301(a), 1302(b)(3), 1341, 1344, 1362.

Note: Certain provisions of part 4044 have been superseded by legislative changes. For example, there are references to provisions formerly codified in 29 CFR part 2617, subpart C (and to the Notice of Sufficiency provided for thereunder) that no longer exist because of changes in the PBGC's plan termination regulations in response to the Single-Employer Pension Plan Amendments Act of 1986 and the Pension Protection Act of 1987. The PBGC intends to amend part 4044 at a later date to conform it to current statutory provisions.

SOURCE: 61 FR 34059, July 1, 1996, unless otherwise noted

## Subpart A—Allocation of Assets

GENERAL PROVISIONS

#### § 4044.1 Purpose and scope.

This part implements section 4044 of ERISA, which contains rules for allocating a plan's assets when the plan terminates. These rules have been in effect since September 2, 1974, the date of enactment of ERISA. This part applies to any single-employer plan covered by title IV of ERISA that submits a notice of intent to terminate, or for which PBGC commences an action to terminate the plan under section 4042 of ERISA.

- (a) Subpart A. Sections 4044.1 through 4044.4 set forth general rules for applying §§ 4044.10 through 4044.17. Sections 4044.10 through 4044.17 interpret the rules and describe procedures for allocating plan assets to priority categories 1 through 6.
- (b) Subpart B. The purpose of subpart B is to establish the method of determining the value of benefits and assets under terminating single-employer pension plans covered by title IV of ERISA. This valuation is needed for both plans trusteed under title IV and plans which are not trusteed. For the former, the valuation is needed to allocate plan assets in accordance with subpart A of this part and to determine the amount of any plan asset insufficiency. For the latter, the valuation is needed to allocate assets in accordance with subpart A and to distribute the assets in accordance with subpart B of part 4041 of this chapter.
- (1) Section 4044.41 sets forth the general provisions of subpart B and applies to all terminating single-employer

plans. Sections 4044.51 through 4044.57 prescribe the benefit valuation rules for plans that receive or that expect to receive a Notice of Inability to Determine Sufficiency from PBGC and are placed into trusteeship by PBGC, including (in §§ 4044.55 through 4044.57) the rules and procedures a plan administrator shall follow to determine the expected retirement age (XRA) for a plan participant entitled to early retirement benefits for whom the annuity starting date is not known as of the valuation date. This applies to all trusteed plans which have such early retirement benefits. The plan administrator shall determine an XRA under §4044.55, §4044.56 or §4044.57, as appropriate, for each active participant or participant with a deferred vested benefit who is entitled to an early retirement benefit and who as of the valuation date has not selected an annuity starting date. (See Note at beginning of part 4044.)

(2) Sections 4044.71 through 4044.75 prescribe the benefit valuation rules for calculating the value of a benefit to be paid a participant or beneficiary under a terminating pension plan that is distributing assets where the plan has received a Notice of Sufficiency issued by PBGC pursuant to part 2617 of this chapter and has not been placed into trusteeship by PBGC. (See Note at beginning of part 4044.)

#### § 4044.2 Definitions.

(a) The following terms are defined in §4001.2 of this chapter: annuity, basic-type benefit, Code, distribution date, ERISA, fair market value, guaranteed benefit, insurer, IRS, irrevocable commitment, mandatory employee contributions, nonbasic-type benefit, nonforfeitable benefit, normal retirement age, notice of intent to terminate, PBGC, person, plan, plan administrator, single-employer plan, substantial owner, termination date, and voluntary employee contributions.

(b) For purposes of this part:

Deferred annuity means an annuity under which the specified date or age at which payments are to begin occurs after the valuation date.

Earliest retirement age at valuation date means the later of (a) a participant's age on his or her birthday near-

est to the valuation date, or (b) the earliest age at which the participant can retire under the terms of the plan.

Early retirement benefit means an annuity benefit payable under the terms of the plan, under which the participant is entitled to begin receiving payments before his or her normal retirement age and which is not payable on account of the disability of the participant. It may be reduced according to the terms of the plan.

Expected retirement age (XRA) means the age, determined in accordance with §§ 4044.55 through 4044.57, at which a participant is expected to begin receiving benefits when the participant has not elected, before the allocation date, an annuity starting date. This is the age to which a participant's benefit payment is assumed to be deferred for valuation purposes. An XRA is equal to or greater than the participant's earliest retirement age at valuation date but less than his or her normal retirement age.

Non-trusteed plan means a single-employer plan which receives a Notice of Sufficiency from PBGC and is able to close out by purchasing annuities in the private sector in accordance with part 2617 of this chapter. (See Note at beginning of part 4044.)

Notice of Sufficiency means a notice issued by the PBGC that it has determined that plan assets are sufficient to discharge when due all obligations of the plan with respect to benefits in priority categories 1 through 4 after plan assets have been allocated to benefits in accordance with section 4044 of ERISA and this subpart. (See Note at beginning of part 4044.)

Priority category means one of the categories contained in sections 4044 (a)(1) through (a)(6) of ERISA that establish the order in which plan assets are to be allocated.

Trusteed plan means a single-employer plan which has been placed into trusteeship by PBGC.

Unreduced retirement age (URA) means the earlier of the normal retirement age specified in the plan or the age at which an unreduced benefit is first payable.

Valuation date means (1) for non-trusteed plans, the date of distribution